UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

JAMES GILLIAM, Individually And On Behalf Of All Others Similarly Situated,)
))
Plaintiff,) Civil Action No. 04cv11600 (RGS)
VS.)
FIDELITY MANAGEMENT AND RESEARCH COMPANY, et al.,)))
Defendants.))
BOGATIN FAMILY TRUST, Individually And On Behalf Of All Others Similarly Situated,))
Plaintiff,) Civil Action No. 04cv11642 (RGS)
VS.)
FIDELITY MANAGEMENT AND RESEARCH COMPANY, et al.,)))
Defendants.))
CYNTHIA A. BENNETT and GUY E. MILLER,)
Plaintiffs,)
VS.	Civil Action No. 04cv11651 (RGS)
FIDELITY MANAGEMENT AND RESEARCH COMPANY, et al.,	,))
Defendants.))
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[Caption continues on next page]

THE GILLIAM PLAINTIFFS' MOTION FOR LEAVE TO FILE MEMORANDUM OF LAW IN FURTHER SUPPORT OF TRI-LEAD COUNSEL AND LIAISON COUNSEL AND PLAINTIFFS' MOTION FOR CONSOLIDATION

GHASSAN J. AWALI et al., Individually And On Behalf Of All Others Similarly Situated,	
Plaintiff,)	Civil Action No. 04cv11709 (RGS)
vs.	(,
FIDELITY MANAGEMENT AND RESEARCH (COMPANY, et al.,	
Defendants.	
WILLIAM S. GROESCHEL, Individually And On Behalf Of All Others Similarly Situated,	
Plaintiff,)	Civil Action No. 04cv11735 (RGS)
vs.	
FIDELITY MANAGEMENT AND RESEARCH () COMPANY, et al.,	
Defendants.	
NANCY HAUGEN, MICHAEL F. MAGNAN, KAREN L. MAGNAN, ROSE M. IANNACCONE, PRESLEY C. PHILLIPS, ANDREA M. PHILLIPS, and CINDY SCHURGIN, for the use and benefit of FIDELITY MAGELLAN AND FIDELITY CONTRAFUND,	Civil Action No. 04cv11756 (MLW)
Plaintiffs,)	
vs.)	
FIDELITY MANAGEMENT AND RESEARCH (COMPANY, et al.,)	
Defendants.	
[Caption continues on next page]	

DAVID O. FALLERT, Individually And On Behalf)	
Of All Others Similarly Situated,)	
Plaintiff,))	Civil Action No. 04cv11812 (RGS)
VS.)	
FIDELITY MANAGEMENT AND RESEARCH COMPANY, et al.,))	
Defendants.)	

Plaintiffs James Gilliam, Bogatin Family Trust, William S. Groeschel, Ghassan J. Awali, Marina Berti, Valerie x A. Daspit, Arthur G. Denker, Randall C. Heyward, Stanley H. Krupa, Nicole Lenzi, David M. Lucoff, Joseph F. Martingano, Michael S. Mendolia, Patricia K. Munshaw, Brian D. Reese, Jay J. Rupp, Gilbert P. Travis, Jewel R. Travis and David O. Fallert ("Plaintiffs"), by their counsel, hereby move this Court, should the Court deem it necessary, for leave to file the Memorandum of Law in Further Support of Plaintiffs' Motion for Appointment of Tri-Lead Counsel and Liaison Counsel and Plaintiffs' Motion for Consolidation ("the Memorandum") previously filed in all seven of the above-entitled actions on December 2, 2004 [Gilliam Docket No. 66], prior to the status conference before Chief Magistrate Bowler held on December 3, 2004. As grounds therefore, Plaintiffs state that on November 17, 2004, Plaintiffs filed in all of the above actions a Notice of Pending Motions in Related Cases: Plaintiffs' Motion for Appointment of Tri-Lead counsel and Appointment of Liaison counsel and Motion for Consolidation of Cases. Opposing plaintiffs' counsel and various defendants responded

with filings entitled "Response" or "Letter/request" without Motions for Leave to File, and Plaintiffs therefore also filed their Memorandum without a Motion for Leave to File.

If the Court deems the Memorandum to have been improperly filed, Plaintiffs now apologize and seek such leave to file and state that the matters contained in the Memorandum are extremely useful to the Court in adjudicating the pending motions.

December 15, 2004

Respectfully submitted,

MOULTON & GANS, P.C.

By: /s/ Nancy Freeman Gans Nancy Freeman Gans (BBO #184540) 33 Broad Street, Suite 1100 Boston, Massachusetts 02109-4216 (617) 369-7979

Counsel for Plaintiffs James Gilliam,
William S. Groeschel, Ghassan J. Awali,
Marina Berti, Valeriex A. Daspit, Arthur
G. Denker, Randall C. Heyward, Stanley
H. Krupa, Nicole Lenzi, David M. Lucoff,
Joseph F. Martingano, Michael S.
Mendolia, Patricia K. Munshaw, Brian D.
Reese, Jay J. Rupp, Gilbert P. Travis, Jewel
R. Travis and David O. Fallert and
Proposed Liaison Counsel

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Gilliam Plaintiffs' counsel today received a telephone call for a Local Rule 7.1 conference from Ms. Michelle Blauner, Esquire, counsel for the Haugen Plaintiffs, stating that, despite their failure to object at the status conference, the Haugen Plaintiffs plan to file today a Motion to Strike the Memorandum because of Plaintiffs' failure to file a motion for leave to file. Plaintiffs are, however, wary of starting another briefing cycle on motions that have already been fully briefed. Accordingly, Gilliam Plaintiffs hereby request the Court's permission to file the Memorandum.

MILBERG WEISS BERSHAD & SCHULMAN LLP

Steven G. Schulman Janine L. Pollack Kim E. Levy Michael R. Reese One Pennsylvania Plaza New York, New York 10119-0165 (212) 594-5300

Counsel for Plaintiff James Gilliam and Proposed Tri-Lead Counsel

STULL, STULL & BRODY

Jules Brody Aaron Brody 6 East 45th Street New York, New York 10017 (212) 687-7230

Counsel for Plaintiffs William S.
Groeschel, Ghassan J. Awali, Marina
Berti, Valeriex A. Daspit, Arthur G.
Denker, Randall C. Heyward, Stanley H.
Krupa, Nicole Lenzi, David M. Lucoff,
Joseph F. Martingano, Michael S.
Mendolia, Patricia K. Munshaw, Brian D.
Reese, Jay J. Rupp, Gilbert P. Travis, Jewel
R. Travis and David O. Fallert and
Proposed Tri-Lead Counsel

SCOTT + SCOTT, LLC

Arthur L. Shingler, III Wells Fargo Building 401 B Street, Suite 307 San Diego, California 92101 (619) 233-4565

Counsel for Plaintiff James Gilliam and Proposed Tri-Lead Counsel

LAW OFFICES OF CHARLES J. PIVEN, P.A.

Charles J. Piven Marshall N. Perkins The World Trade Center - Baltimore **Suite 2525** 401 East Pratt Street Baltimore, Maryland 21202 (410) 332-0030

Counsel for Plaintiff James Gilliam

SCHIFFRIN & BARROWAY, LLP

Marc A. Topaz Richard A. Maniskas Three Bala Plaza East Suite 400 Bala Cynwyd, Pennsylvania 19004 (610) 667-7706

Counsel for Plaintiff Bogatin Family Trust

GILMAN AND PASTOR, LLP

David Pastor (BBO #391000) Stonehill Corporate Center 999 Broadway, Suite 500 Saugus, Massachusetts 01906 (781) 231-7850

Counsel for Plaintiff Bogatin Family Trust

WEISS & YOURMAN

Joseph H. Weiss Richard A. Acocelli 551 Fifth Avenue, Suite 1600 New York, New York 10176 (212) 682-3025

Counsel for Plaintiffs William S. Groeschel, Ghassan J. Awali, Marina Berti, Valeriex A. Daspit, Arthur G. Denker, Randall C. Heyward, Stanley H. Krupa, Nicole Lenzi, David M. Lucoff, Joseph F. Martingano, Michael S. Mendolia, Patricia K. Munshaw, Brian D. Reese, Jay J. Rupp, Gilbert P. Travis, Jewel R. Travis and David O. Fallert

LOCAL RULE 7.1(A)(2) CERTIFICATE

I, Nancy Freeman Gans, hereby certify that on December 15, 2004, I spoke by telephone with the following counsel regarding The Gilliam Plaintiffs' above Motion for Leave to File Memorandum of Law: (1) Michelle H. Blauner, Esquire, Shapiro Haber & Urmy, counsel for the Haugen plaintiffs, who opposes the motion; (2) Harry S. Miller, Esquire, Perkins, Smith & Cohen, counsel for the Bennett plaintiffs, who opposes the motion. I have notified by voice mail: Wm. Shaw McDermott, Esquire, Kirkpatrick & Lockhart, counsel for the Fidelity Funds; John Kiernan, Esquire, Debevoise & Plympton, counsel for the Individual Defendants in the Gilliam, Bogatin Family Trust, Awali, Groeschel and Fallert cases; and James W. Benedict, Esquire, Milbank, Tweed, Hadley & McCloy, LLP, counsel for Fidelity Management and Research Company and FMR Co., Inc., of the filing of this Motion, but also have not been able to reach them.

> /s/ Nancy Freeman Gans Nancy Freeman Gans

CERTIFICATE OF SERVICE

I, Daniel P. Dietrich, hereby certify that I served a copy of the foregoing document upon counsel for all parties by e-mail and/or telefax, to each attorney of record. this 15th day of December, 2004.

> /s/ Daniel P. Dietrich Daniel P. Dietrich